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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/038,031	01/02/2002	Bill B. Williams JR.	WI49-001	7077	
21567	7590 08/14/2006		EXAM	EXAMINER	
WELLS ST. JOHN P.S. 601 W. FIRST AVENUE, SUITE 1300			WOOD, KIMBERLY T		
SPOKANE, V	•		ART UNIT	PAPER NUMBER	
,			3632		
			DATE MAILED: 08/14/2006		

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application	n No.	Applicant(s)			
Office Action Summary		10/038,03	0/038,031 WILLIAMS, BIL		B.		
		Examiner		Art Unit			
		Kimberly 1	`. Wood	3632			
Period fo	The MAILING DATE of this communication or Reply	appears on the	cover sheet with the	correspondence ad	idress		
A SH WHIC - Exter after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR RECHEVER IS LONGER, FROM THE MAILIN asions of time may be available under the provisions of 37 CF SIX (6) MONTHS from the mailing date of this communication period for reply is specified above, the maximum statutory per to reply within the set or extended period for reply will, by seeply received by the Office later than three months after the red patent term adjustment. See 37 CFR 1.704(b).	G DATE OF THE TRANSPORT	IIS COMMUNICATIO ent, however, may a reply be t II expire SIX (6) MONTHS from ication to become ABANDON	ON. timely filed m the mailing date of this o IED (35 U.S.C.§ 133).			
Status							
2a)	Responsive to communication(s) filed on 2 This action is FINAL. 2b) Since this application is in condition for all closed in accordance with the practice unc	This action is nowance except	for formal matters, p		e merits is		
Disposition of Claims							
5)□ 6)⊠ 7)□ 8)□	Claim(s) 1-35 is/are pending in the applica 4a) Of the above claim(s) is/are with Claim(s) is/are allowed. Claim(s) 1-35 is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction and	ndrawn from coi					
Applicati	on Papers						
10)	The specification is objected to by the Exar The drawing(s) filed on is/are: a) Applicant may not request that any objection to Replacement drawing sheet(s) including the control of the oath or declaration is objected to by the	accepted or b) the drawing(s) b prection is require	e held in abeyance. So ed if the drawing(s) is o	ee 37 CFR 1.85(a). bjected to. See 37 C	• •		
Priority u	ınder 35 U.S.C. § 119						
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 							
2) Notic 3) Inform	t(s) e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948 nation Disclosure Statement(s) (PTO-1449 or PTO/SE r No(s)/Mail Date		4) Interview Summar Paper No(s)/Mail I 5) Notice of Informal 6) Other:	Date	O-152)		

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This is an office action for serial number 10/038,031.

Allowable Subject Matter

The indicated allowability of the claims is withdrawn in view of the newly discovered reference(s) to Baker and Cramer.

Rejections based on the newly cited reference(s) follow.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-35 are rejected under 35 U.S.C. 103(a) as being unpatentable over Baker, Jr. et al. (Baker) 4,723,744 in view of Cramer 2,613,389. The applicant is reminded that the claims are only directed toward the subcombination of the support and not the combination of the support and camper. Baker discloses a support framework (10) with a camper support surface (52 and 54) and at least three support legs (30) for supporting a camper wherein the support framework is slid underneath the camper and

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the camper is then lowered onto the camper support surface (52 and 54) of the support framework (10) to support the weight of the camper (see column 4, lines 34ff). Baker discloses all of the limitations of the claimed invention except for the support wheels, a wheel lock, a plurality of support wheels being mounted to the support framework under a bias force relative to the support framework such that bias force between the support wheels and the support framework is sufficient to support the support framework when the support framework is not loaded, and the bias force is exceeded by a predetermined weight of a camper placed on the camper support surface of the support framework such that the predetermined weight of the camper is supported by the at least three support legs on a ground surface. Cramer teaches that it is known to have a support comprising a framework (1) having a support surface (10, 12, 11), at least three legs (2 and 3), a wheel lock (25), wheels (14), and the function of the bias force (20) between the wheels and the framework being sufficient to support the framework when the framework is not loaded, and the bias force is exceeded by a predetermined weight of a object placed on the support surface of the framework such that the weight is supported by the three legs on the ground. It would have been obvious to one having ordinary skill in the art to have modified Baker to have

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included the wheels, wheel locks, and biasing force as taught by Cramer for the purpose of providing a better means of moving the framework underneath the camper. The combination of Baker in view of Cramer inherently teaches the method of claims 32-35 (see Baker, column 4, lines 34ff and Cramer, column 3, lines 10ff). Baker in view of Cramer disclose all of the limitations of the claimed invention except for the bias force being a pneumatic bias force. It would have been obvious to one having ordinary skill in the art at the time the invention was made to have a pneumatic bias force, since it has been held to be within the general skill of a worker in the art to select a known material on the basis of its suitability for the intended use as a matter of obvious design choice since the applicant has not discloses how this element is critical to the invention. In re Leshin, 125 USPQ 416.

Response to Arguments

Applicant's arguments with respect to the claims have been considered but are moot in view of the new ground(s) of rejection.

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Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

The prior art discloses conventional means for supporting loads.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Kimberly T. Wood whose telephone number is 571-272-6826. The examiner can normally be reached on Monday-Thursday 7:30am to 5:00pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Carl Friedman can be reached on 571-272-6842. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Rimberly I. Wood Primary Examiner Art Unit 3632

August 7, 2006